UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF NEVADA

| FOR THE DISTRICT OF NEVADA | |
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| UNITED STATES OF AMERICA, | |
| Plaintiff, | IN EQUITY NO. C-125-MMD Subproceeding: 3:73-CV-00128-MMD-CSD |
| WALKER RIVER PAIUTE TRIBE, | |
| Plaintiff-Intervenor, | |
| vs. | ODDED DISMISSING EDISTY I |
| WALKER RIVER IRRIGATION DISTRICT,) a corporation, et al., | ORDER DISMISSING KRISTY L. AND RONALD RECK AS DEFENDANTS |
| Defendants. | |
| MINERAL COUNTY, | |
| Plaintiff-Intervenor,) vs.) | |
| WALKER RIVER IRRIGATION DISTRICT,) a corporation, et al., | |
| Defendants. | |
| Before the Court are Defendants Kristy L | and Ronald Reck's July 28, 2022. Disclaimer |

Before the Court are Defendants Kristy L. and Ronald Reck's July 28, 2022, Disclaimer of Interest in Water Rights and Notice of Related Information and Documentation Supporting Disclaimer, ECF 1061, and Plaintiff-Intervenor Mineral County's August 19, 2022, Motion to Dismiss Kristy L. and Ronald Reck as Defendants.

GOOD CAUSE APEARING, THE COURT ORDERS that Mineral County's *Motion to*Dismiss Kristy L. and Ronald Reck as Defendants is hereby GRANTED, and Kristy L. Reck and
Ronald Reck are hereby DISMISSED as Defendants from this subproceeding. Pursuant to the
Court's Revised Proposed Order Concerning Service Issues Pertaining to Defendants Who Have
Been Served, Kristy L. Reck and Ronald Reck are "ultimately responsible for the accuracy of
[Proposed] Order Dismissing Kristy L. and Ronald Reck as Defendants
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[their] filing ... [and] any defendant who files such a motion, but, in fact, retains the water rights 1 2 addressed in this motion, shall nevertheless be bound by the results of this litigation." ECF 542, 3 at 14. 4 Dated: August 19 , 2022. 5 6 UNITED STATES DISTRICT JUDGE 7 8 Respectfully submitted this 19th day of August, 2022, 9 10 /s/ Iris Thornton Simeon M. Herskovits, Nevada Bar No. 11155 11 Iris Thornton, pro hac vice Advocates for Community and Environment 12 P.O. Box 1075 13 El Prado, New Mexico 87529 Phone: (575) 758-7202 14 Fax: (575) 758-7203 Email: simeon@communityandenvironment.net 15 Email: iris@communityandenvironment.net 16 17 /s/ T. Jaren Stanton T. Jaren Stanton, Nevada Bar No. 15362 18 Mineral County District Attorney P.O. Box 1210 19 Hawthorne, Nevada 89415 Phone: (775) 945-3636 20 Fax: (775) 945-0740 21 Email: jstanton@mineralcountynv.org 22 Attorneys for Mineral County, Nevada 23 24 25 26 27 [Proposed] Order Dismissing Kristy L. and Ronald Reck as Defendants 28

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